
ABSENT FRIENDS.—Messrs. WHEELER AND COMPANY, Daguerrean Artists, 15, Bridge-street, beg to inform parties desirous of sending portraits, or views of Sydney to their friends at home, they are taking them of any size, framed or in miniature cases. The daguer

types taken by Wheeler and Company
been pronounced by competent judges
the best ever taken in the colony; the
quality of their apparatus—the very best
can be procured—ensuring that fidelity of
line and delicacy of tone so essential to the
section of the *Daguerrean Art* Colo-
enamelled, or crayonized pictures taken i

quired. Also, non-inverted and thereos
daguerreotypes. Daguerrean Gallery,
Bridge-street.

SALES BY AUCTION.

ROYAL  VICTOR

THEATRE;
THE VICTORIA HOTEL;
PREMISES KNOWN AS THE LONG
MART;
PITT STREET, SYDNEY,
Day of Sale—FRIDAY, the 25th November
1890. R. MORT has received instructions

M from the proprietors of this splendid property (which forms one compact block of building) to offer it for sale by public auction **IN ONE LOT,** at the Rooms, Pitt-street, on **FRIDAY,** the 25th day of November next, at 11 o'clock for half-past 11 precisely.

of the public generally, whether in South Wales, Victoria, Van Diemen's Land or South Australia, to the sale of this magnificent freehold, Mr. Mart is compelled to go to the well-known character of the property to tell its own story, as the limits of an advertisement preclude the possibility of going into minute particulars; it may be well, how-

to state that the buildings are of the substantial character, have slated roofs, are in the best order, and that the premises terminates at the end of June next, the several premises can be let to yield

A PRINCELY INCOME.

Mr. Mort would earnestly impress upon the public the vast importance of this sale, to the impossibility of putting up a building

the elegant and complete character of the
toria Theatre, except at an enormous cost
considering further the fact, that it is the
place in the colonies where the great and
sious masters of the drama can be well
represented, where musical entertainmen
be properly given, or indeed where the cit
can properly assemble for any public pur

Where would have been our civic feasts and fancy balls, our grand concerts, but for the scope and accommodation afforded by this costly building? Where could our orators and speakers have charmed us with their oratory, our citizens have met in patriotic cause, but not been for the commodious shelter of this splendid pile? In short, it is a building u

The Victoria Hotel is an adjunct of no importance, and would let for an enormous rental. The premises occupied as the Lo Mart, if conducted by a skillful restaurateur would also bring in a very large amount of patronage. These, with the Victoria Theatre, would


What a splendid chance is this for the investment of capital! What more safe, certain, or more profitable; and what a glorious opportunity for a few lovers of the Drama to realize a **SPFEDY FORTUNE**, by forming themselves into a private company.

But it is idle to attempt to enumerate the advantages attached to this most valuable property: they can only be learnt or understood by personal investigation.

Terms, and all further particulars may be obtained on application to the Auctioneer, who would simply add that, in the present plenty of money, a large portion of the places on hand will be sold at a high price.

TWO BRICK COTTAGES, SURRY HILL
Cottage, at Paddington
Allotments in the Town of Liverpool
Day of Sale, **TUESDAY, 30th August**
M. R. MORT has received instructions

The following valuable properties :
Let 1.
TWO BRICK-BUILT COTTAGES, situated in Albert-place, Surry Hills, between Roy-street and Albion-street. Each contains

contains two rooms and kitchen, all brick and neatly finished, with yards and garden to the rear, with a well of water. The premises standing on a block of land having a frontage of 45 feet to Albert place by a side of 69 feet. The back premises are entered upon by a reserved road eight feet wide.  Albert-place branches off from Ch...

This is a fine healthy site, and only a tr distance from the city, along a pleasant road.
Lot 2.
A NEAT FOUR-ROOM COTTAGE, situated in Caledonia-street, Paddington, a short distance beyond the Military Barracks, containing four rooms, with verandah in front and back. This cottage is built of stud and weatherboard.

stuccoed and oil painted inside, and finished with presses and shelves. The house has a frontage of 25 feet to Caledonia-street, a depth of 95 feet, and the space behind the cottage is laid out as a YARD AND GARDEN, which there is access by entrance from Caledonia-street alongside the cottage.

This is a first-rate elevated position

LOT 3.
3 ALLOTMENTS IN THE TOWNSHIP OF L
POOL, having a frontage of 60 feet on
Queen-street by a depth of 85 feet
bounded on the back by the Liverpool
mon.

Plans of all the above properties on
at the Rooms.

Terms at sale.

To Builders and Shippers.
DEARS BATTUNA.

MR. WILLIAM DEAN has
favoured with instructions from
King, Esq., to sell by auction, at the
Ship Wharf, on **SATURDAY** next, the 2
August, at 10 o'clock prompt,
The finest lot of deals ever imported to
colonies.

Consisting of			
116	15	feet x 9 x 3	Baltic pine
61	16	x 9 x 3	ditto
35	17	x 9 x 3	ditto
52	18	x 9 x 3	ditto
90	21	x 9 x 3	ditto
67	22	x 9 x 3	ditto
32	23	x 9 x 3	ditto

1 34 x 9 x 3 ditto
450 17 x 7 x 2½ ditto

This superior lot of deals was selected importer for a particular purpose from a large quantity, and are pronounced by content judges to be the cleanest lot ever brought to this colony.

Intending purchasers are particular

73 | quoted to inspect them, previous to
0. | sale.
73 | Terms, liberal.

netts and tweed
Also
trunks of women's and children's boots
shoes
DE PASS, ELLIS, AND CO.,
Macquarie-place.

[illegible]

longer, and they may provide a qualification for age. What was to prevent them adopting some such principle as this? The old Scotch Constitution was full of such provisions, which were proposed by the sagacious statesmen of that country. If neither of these suits hon. members, let the Upper House be elected from the Lower, and he knew in reply to this he should be met by the hackneyed answer, "that it would be a reflection of the elective principle from one House to the other." He admitted that it would do so; it was just what he desired to have, and it was just what the people would expect violent party politicians of either House would bring forward. They would be too good to have a mere deliberative body to the work of revising these errors, which they often willfully made to suit their own purposes. It was not to shake the popular areas to which they could retire to make long speeches for the purpose of entering a Chamber devoted to calm and temperate debate, and which they would not agree to that measure, which would be a concession to that Constitutional reform which the country desired, would give the go-by to that principle of representative legislation which had been the basis of the British Constitution, and would only have the shadowy pretence of that Constitution for the colonists to cling to,—a measure which would give power to one privileged class of legislators for the government of the whole Empire. He had to apologize to the House for trespassing so long upon their patience. He felt, after the able speech of his hon. and learned friend, Mr. Peel, that there must be some ground. But the goodness of his cause made him feel that eloquence and the arguments of a hon. and learned member. If he were beaten in this House, the country would take up the contest, and the Government would be enough of a Constitutional Government and would give them a fair field. If they did not do this,—if they desired this nominee form of Government, and it should become law—it would be the day of the triumph of all the despotic spirit submit to it; but still he saw this he felt it would be his bounden duty to resist it in every stage and in every possible manner. The delay of the day before yesterday was originally proposed for the second reading of this Bill, but could not be found, on mature consideration, to be sufficient. It was desirous the sense of the country on the measure should be taken, and this could best be done by bringing the matter under appeal to the constituencies. He should therefore move that the Bill be read a second time that day six months.

Mr. MARSH said, that he had no difficulty in replying to the able speech of his honorable and learned friend, because very many of his fallacies had been exposed by the able speech of my hon. and learned friend, and others would be accurately pointed out by his honorable and learned mover on the second reading of the measure. The honorable member for Cumberland had searched all the world for the day before yesterday, he had gone to the Americas, to the Cape, and been at last very hard up, he had gone to the Cape of Good Hope. (Shouts of derisive laughter.) He had gone farther than the Cape. He had gone to the day before yesterday, and he wanted any statesman look to a more degraded state than that of Belgium. (Loud cries of h—r.) Were not the Belgians the most degraded people of Europe? (Hear, hear.) True, they had been conquered by the Prussians; were industrial; but not to Belgium, but to one famed island of the world, were the people of New South Wales to look for a Constitution. (Hear, hear.) Was not the Hon. and learned member for Sydney—"the people who are now wanted a British, not a Yankee Constitution," (Loud cheers.) Looking at the various Constitutions in America and Europe, he (Mr. Marsh) thought that the Hon. and learned member for New South Wales would prefer to live under the despotism of the latter, or the mobocracy of the former States? (Loud cries of Hear.) It had been said, that the States of the Union were the best governed in the world; might be so; but as far as regarded the colonies of Australia who had emigrated to California, the proposition was not maintained. (Cheers and laughter.) All who would, here, be bound to believe so. (Renewed cheers and laughter.) It had been also said, that with the influences of climate the Anglo-Saxon race forgot their mission in the colonies. Unmuzzled thought, what reason can control, what fenced ones can circumscribe the soul, what fetters can bind the intellect, what wings, by Reason's light on Revelation's wings, Spirit of her truth companions' radiant gaze, can shroud the intellect?

He (Mr. Marsh) would remind the Council that there was a vast difference between an individual and a nation. The governor of Canada had said, that ever since the Revolution until he began to correspond with the colonial office; and there he found odd notions, odd errors, and odd women.—(Roars of laughter.) There was a vast difference between the friends, the enemies, the foxes and the hounds, the fencers. (Hear, hear.) The hon. and learned member then adverted at some length to the influence of the House of Lords as an interference with the rights of the Commons. In its position as between the Crown and the House of Commons; and he contended (amid much applause) that looking back to the pages of history, it would be found that in no place was freedom of free men more fully secured and successfully sustained than in the House of Lords. Referring only to the day of Earl Grey, he (Mr. Marsh) would ask whether the Lords were not always foremost in the matter of freedom of free men. (Loud cheers and sides.) In constituting an Upper House to this colony, if it were resolved to make it an elective assembly, assuredly it would be a desirable step, and the House would be. (Loud cries of hear.) If the Upper Chamber were elective, he, Mr. Marsh, felt convinced that the whole system of legislation would be a decided improvement. (Loud cries of hear.) The best would be to have an elective Upper House, and then the fable of the belly and its members would be full and sadly illustrated. (Loud cries of hear.) With respect to the influence of the House of Lords on the action according to population,—he, Mr. Marsh, denied its truth. (Hear, hear.) Look at London. Passing over Lord John Russell, who sat real in London even sent to the House of Commons, and took his seat there. Take a very unfortunate instance in the case of the borough of Finsbury, where, in allusion to certain affairs the voters indulged in certain feelings, and the House of Commons said, "if our house was on fire." Then take Birmingham—one of the most intellectual cities in England, a city that had produced men who, beginning with the great inventor, and ending with a fortune of £100,000. (Hear, hear.) But with all their clever men, had Birmingham sent any of them into the House of Commons; had any one person sent into the House of Commons? No! The relative value of the three-penny piece and a shilling? (Loud cheers and laughter.) Then look at Nottingham. (Hear, hear, hear.) Then the honorable member did refer to the fact that the House of Commons most certainly robbed the people, who, having elected him as their representative, had to mourn their folly when they saw him confined to a small house. (Hear, hear, hear.) To the House of Commons. (Loud cheers.) Clever as that constituency considered itself, but as easily cajoled as Birmingham. (Loud laughter.) Then look at Liverpool (renewed laughter.) Then look at Manchester. Then dignant at their representatives being there, they did it a side with the Pope. (Hear, hear.) And turning from the great mistakes which the English constitution has made, he (Mr. Marsh) would say the Council to look to France, and consider the consequences of her revolutions. (Hear, hear, hear.) If Sydney desired to set her example, she would do well to follow Paris. (Hear, hear.) In respect to the proposed schedules he (Mr. Marsh) was not exactly consentient with the Bill before the Council. He agreed that the salaries of the officers of the Crown should be fixed and permanent. (Hear, hear.) But he did not think that the salaries of the other officers of the Crown could be so fixed. And he warned the Council that, looking to the

[illegible]

On Sunday, the 29th of June, at 10 o'clock A.M.

The naval officers will take the oath on board their respective vessels, before their commanding officers; and the army officers, the form of oath will be read, and each officer will answer successively, "I swear." The names of the officers and the number of sailors present will be taken down.

The commanding officers will take the oath at the head of their troops, under arms, before the Imperial Commissary. The troops will form three sides of a square in the Court of the Garrison, the commanding officers in one line, rear ranks in advance, from right to left, the troops will present arms, and the officers will answer, "I swear." The corps commanders will also take the oath, and the number of the troops will be taken down.

The oath of officers unattached, naval functionsaries, health officers, and civil and military assistants, will be administered by the quarters in a book, in the margin of which the name of each will be signed.

The officers and men of the gendarmerie must take the oath, in the usual form, before the Tribunal of First Instance.

(Signed) _____ Page.

By the Imperial Commissary,
The Chief of the Staff,

Refusal to take the oath is to be considered a resignation of office.

We observe no shipping news of interest.

ASSIZE INTELLIGENCE

MATLIND CIRCUIT COURT.

SATURDAY, AUGUST 20.

BEFORE THE CHIEF JUSTICE.

PRACEDENT INQUEST.

Phillip Henry Magrane, late of Exeter, in the colony of New South Wales, was indicted for that he, being an insolvent person, did, at West Matiland, on the 29th and 30th days of April last, fraudulently and unlawfully conceal, retain, embezzle, and dispose of the goods and chattels, part of the estate of the said Phillip Henry Magrane, above the value of £400, &c., with intent to defraud one Ed-ward J. Broadhurst, creditor of the said Phillip Henry Magrane. A second count charged the defendant with giving false answers to certain lawful questions during his examination before W. H. Kerr, Chief Com-missioner of Insolvency, who sat on the 8th of September, 1851. The defendant having pleaded not guilty,

Mr. PROCTOR (with whom was Mr. Paw-ford), stated that the defendant was entitled to traverse his plea to the next Circuit Court at Matiland, and, having been in custody or out on bail, to answer the charge twenty days before the finding of the information. The prosecution had adopted another infor-mation, viz. that the defendant had not placed in squittal in bar of the former information, because in contemplation of law they were presumed to be different offences. The pro-secuter had originally adopted an *en route* process against the defendant, but he now moved the Court either to enter a *nolle prosequi* on the first information, or move to quash it, before he preferred the present charge; and, accordingly, requested the Court to be bound by the Supreme Court, which the de-fendant would not contend to dispute, that the Court either to enter a *nolle prosequi* on the first information, or move to quash it, before he preferred the present charge; and, accordingly, requested the Court to be bound by the Supreme Court, which the de-fendant would not contend to dispute, that the charges contained in an information now filed in this honorable Court, and the present information, were not filed until Tuesday last.

Mr. FAWCETT followed on the same side. The defendant is clearly entitled to his tra-verse. Here are two informations (one by the Attorney-General and another by the Solicitor-General) against the same defendant, pro-secutor in each case the same, and the offences laid in each charge to have been committed on the same day; in contemplation of law, therefore, they are two distinct offences, and the defendant has a *right* to fore-deny to the present information, besides if the demurrer were ruled against him, judgment would be given for the prosecutor, and the defendant would be liable to be again tried before Archbold 57, and Reg. v. Taylor, 5 Dow, and Nyl. 422. Although the Court has in such cases a discretionary power to allow defendant to plead over, however it was clear that the defendant was not allowed to do so. He traversed under the provisions of the Statutes 60 Geo. III., and 1 Geo. IV., c. 3; not being on bail or in custody twenty days before the sitting of the Court, it could not be considered as a waiver of his plea. The defendant in April last, by order of the Court, "to appear and plead to an information now filed in this Honorable Court," was held to answer an *en route* indictment which the same defendant was allowed to traverse; and as to the original bail granted by the committing magistrate in September, 1851, they were discharged from their recognisance the moment defendant appeared at the Court, and he was never again there committed; and that the defendant had done so was shown by the prosecutor's application to the Court to be allowed to file a new information, as the original to which he already traversed, was now lost or mislaid.

Mr. BROADHURST briefly replied, contending that the traverse could not be allowed, as the defendant was not required to state his plea before filing the present information. The learned counsel said that he would put in two or three affidavits which would distinctly show that the offence for which defendant was now indicted was committed after the date on which defendant was allowed bail by the Supreme Court in April last, when a new trial was granted, with this only exception, that the defendant was not required to state his plea for that of the Attorney-General. That it was open to the defendant to have pleaded in statement, but not having done so, he was bound to go to trial. Besides, the learned counsel explained that the defendant was not bound for that of the Attorney-General. That it was open to the defendant to have pleaded in statement, but not having done so, he was bound to go to trial. Besides, the learned counsel explained that the defendant was not bound for that of the Attorney-General. That it was open to the defendant to have pleaded in statement, but not having done so, he was bound to go to trial. Besides, the learned counsel explained that the defendant was not bound for that of the Attorney-General.

THE CHIEF JUSTICE, after having considered the arguments on both sides, he was quite clear as to the course he ought to pursue—indeed he entertained no doubt about it. Looking at the facts of the case, he was bound to give him, and seeing that the defendant had been held to bail by the Matiland Bench for fraudulent insolvency on 30th of September, 1851, he was quite clear that the defendant was not bound to traverse the charge. He Honor-ably said he had no judicial knowledge, from the affidavit handed up by the prosecutor himself, that the present charge was one and the same as the previous one, made at West Matiland. The affidavits were, no doubt, vague, loose, and uncertain; but still it was impossible to avoid inferring from them that the present and the former charges were the same offence, and that the defendant was more than twenty days before the sitting of the Court, was not entitled to traverse under the statutes 60 George III. and 3 and 8 Geo. IV., c. 4, sec. 3. But then another, and an im-portant consideration occurred to the Chief Justice, was forced to trial on this information, while another was pending for the same offence, and to which the defendant has already pleaded! Although it may be said that, if the

J. L. MONTEFIORE, Chairman
W. R. PIDDINGTON,
Hon. Secretary and Treasurer
Sydney, August 19.

NEWCASTLE PRESERVED MEATS.

Removal of Agency to Rundle, Dangar, and Co., Queen's-place.

These well-known Fresh Meats are not only most valuable for cabin use, but are also cheaper than salt beef or pork for cooking.

A prize medal was obtained for them at the Great Exhibition of 1881.

THE Half-Yearly General Meeting of the Proprietors of the Taron Goldfields Quartz Crushing Company will be held at the Royal Hotel, George-street, Sydney, on Wednesday, the 31st August instant, at 12 o'clock noon, for the purpose of receiving the Report of the Directors, and electing two Directors in the room of George Wigram Allen Esq., retiring by rotation; and Joseph Thompson Esq., absent from the colony, whose place has been temporarily filled by Alexander Macdonald Esq.; and also for transacting such other business in conformity with the Deed of Settlement as may arise.

Candidates for the office of Directors are requested to give notice on or before the 17th instant at this office, in writing; but the retiring gentlemen have signified their intention to be candidates.

ACRIBALD CAMPBELL.

6893 Secretariat, 466, George-street.

UNIVERSITY OF SYDNEY.

THE MATRICULATION Examination.

will commence on MONDAY, October 3, at 10 o'clock a.m.

Candidates for matriculation must enter their names, and pay the customary fee (2 guineas) to the Registrar on or before SATURDAY, September 26.

The subjects for examination are—the 7th Book of Xenophon's Anabasis, the 17th in the Iliad of Virgil, with the 1st Book of the Aeneid.

Arithmetic as far as Extraction of the Square Root, Algebra to Simple Equations, (both inclusive), and the 1st Book of Euclid.

MICHAELMAS TERM.

Notice to Undergraduates.

Undergraduates intending to keep Michaelmas Term must present themselves at the University at 9 a.m. on MONDAY, 10th October.

CAPTAIN HERMAN OTTO.

late of Bremen, has commenced business as a Marine Surveyor, and possessing satisfactory testimonials of ability and competency, respectfully solicits the patronage of merchants and capitalists.

No. 1, Charlotte-place, George-street, Sydney.

PANAMA HATS.—For Sale by the undersigned, a few seconds of fine quality.

BRAMES AND KEFFE.

5677

JOSEPH GILLOTT'S STEEL PENS.

The undersigned, having been appointed wholesale agents for the sale of the above celebrated pens, are prepared to supply stations and others in any quantities required.

7202 LEVICKS AND PIPER.

THOMAS WOOLLEY, General and

Furnishing Ironmonger, Bar Iron, and Nail Merchant, 430, and 432, George-street, Sydney, calls the attention of the Public to his very extensive Assortment of Goods, just received for the SHOW-ROOM DEPARTMENT, comprising—

Electro, best Sheffield-plated and German-silver tea and coffee services; chamber, piano and table candlesticks; cruet, egg, and liquor frames; table and dessert spoons, &c.; bedsteads, trunks, &c.; and a large stock of ironmongery goods, &c.

British-made metal tea and coffee pots; cream, sugar basins; hot water dishes; table and chamber candlesticks; toilet sets; silica, mustards, &c.

Table and dessert cutlery, with electro-plated, best ivory, white bone, self-up, and cocoa handles; cut and moulded glassware, consisting of pint and quart decanters, elegant jugs, ale, wine, claret and jelly jugs; water carafes; glass dishes, &c.

Table, pendant, and bracket lamps, in great variety, for burning tallow, sperm, and solar oil, candles, &c. And a general assortment of useful and ornamental ironmongery goods, worthy of the attention of parties furnishing.

684

TO EMIGRANTS AND OTHERS.—

A fair and honest cash price given for guns, pistols, watches, tools, clothing, linen, bedding, furniture, and miscellaneous property of every description, by JOHN SMITH, 2, 3, Pitt-street, Established JANUARY, 1849. Goods carefully stored if preferred.

4459

JOHNSON'S Old Established Registry Office.

Measurers WOOD and WHITE beg to inform the ladies and public of Sydney that they have taken the above old established Registry Office, and are prepared to attend to business to secure that patronage so liberally bestowed upon their predecessor.

Every attention will be paid to the character and respectability of servants recommended from this establishment.

Johnson's Registry Office, Castlereagh-street North.

6381

TENTS AND TARPULINS.

The undersigned have for Sale—

Canvas tents, 12 x 12, 12 x 24, 12 x 36, 12 x 48, 12 x 60, 12 x 72, 12 x 84, 12 x 96, 12 x 108, 12 x 120, 12 x 132, 12 x 144, 12 x 156, 12 x 168, 12 x 180, 12 x 192, 12 x 204, 12 x 216, 12 x 228, 12 x 240, 12 x 252, 12 x 264, 12 x 276, 12 x 288, 12 x 300, 12 x 312, 12 x 324, 12 x 336, 12 x 348, 12 x 360, 12 x 372, 12 x 384, 12 x 396, 12 x 408, 12 x 420, 12 x 432, 12 x 444, 12 x 456, 12 x 468, 12 x 480, 12 x 492, 12 x 504, 12 x 516, 12 x 528, 12 x 540, 12 x 552, 12 x 564, 12 x 576, 12 x 588, 12 x 600, 12 x 612, 12 x 624, 12 x 636, 12 x 648, 12 x 660, 12 x 672, 12 x 684, 12 x 696, 12 x 708, 12 x 720, 12 x 732, 12 x 744, 12 x 756, 12 x 768, 12 x 780, 12 x 792, 12 x 804, 12 x 816, 12 x 828, 12 x 840, 12 x 852, 12 x 864, 12 x 876, 12 x 888, 12 x 900, 12 x 912, 12 x 924, 12 x 936, 12 x 948, 12 x 960, 12 x 972, 12 x 984, 12 x 996, 12 x 1008, 12 x 1020, 12 x 1032, 12 x 1044, 12 x 1056, 12 x 1068, 12 x 1080, 12 x 1092, 12 x 1104, 12 x 1116, 12 x 1128, 12 x 1140, 12 x 1152, 12 x 1164, 12 x 1176, 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12 x 2280, 12 x 2292, 12 x 2304, 12 x 2316, 12 x 2328, 12 x 2340, 12 x 2352, 12 x 2364, 12 x 2376, 12 x 2388, 12 x 2400, 12 x 2412, 12 x 2424, 12 x 2436, 12 x 2448, 12 x 2460, 12 x 2472, 12 x 2484, 12 x 2496, 12 x 2508, 12 x 2520, 12 x 2532, 12 x 2544, 12 x 2556, 12 x 2568, 12 x 2580, 12 x 2592, 12 x 2604, 12 x 2616, 12 x 2628, 12 x 2640, 12 x 2652, 12 x 2664, 12 x 2676, 12 x 2688, 12 x 2700, 12 x 2712, 12 x 2724, 12 x 2736, 12 x 2748, 12 x 2760, 12 x 2772, 12 x 2784, 12 x 2796, 12 x 2808, 12 x 2820, 12 x 2832, 12 x 2844, 12 x 2856, 12 x 2868, 12 x 2880, 12 x 2892, 12 x 2904, 12 x 2916, 12 x 2928, 12 x 2940, 12 x 2952, 12 x 2964, 12 x 2976, 12 x 2988, 12 x 3000, 12 x 3012, 12 x 3024, 12 x 3036, 12 x 3048, 12 x 3060, 12 x 3072, 12 x 3084, 12 x 3096, 12 x 3108, 12 x 3120, 12 x 3132, 12 x 3144, 12 x 3156, 12 x 3168, 12 x 3180, 12 x 3192, 12 x 3204, 12 x 3216, 12 x 3228, 12 x 3240, 12 x 3252, 12 x 3264, 12 x 3276, 12 x 3288, 12 x 3300, 12 x 3312, 12 x 3324, 12 x 3336, 12 x 3348, 12 x 3360, 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